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UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

JUN	1	7	2009
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RECEIVED

CLERK U S DISTRICT COURT

DISTRICT OF ARIZONA
BY______ DEPUTY

UNITED STATES OF AMERICA v.				ICA	ORDER OF DETENTION PENDING TRIAL							
	Dario Sanchez				Case Number: 09-3252M							
and was	represe	ith the Bail Re ented by coun defendant pe	sel. I concl	18 U.S.C. § 3142(lude by a preponde in this case.	f), a detentior erance of the	hearing was held evidence the def	d on <u>6/17/09</u> endant is a serio	Defenda ous flight ris	ant was present k and order the			
					IDINGS OF F	ACT						
I find by		nderance of t										
				citizen of the Unite				esidence.				
			nt, at the time of the charged offense, was in the United States illegally.									
					ously been deported or otherwise removed.							
			ant has no significant contacts in the United States or in the District of Arizona.									
		The defendato assure his	nt has no r /her future	resources in the Ur appearance.	nited States fr	om which he/she	e might make a t	ond reasor	nably calculated			
		The defenda	nt has a pr	rior criminal histor	y.							
				orks in Mexico.								
		The defenda substantial fa	ant is an a amily ties to	mnesty applicant o Mexico.	but has no s	substantial ties in	n Arizona or in	the United	States and has			
		There is a re	cord of pri	or failure to appea	ar in court as	ordered.						
		The defenda	int attempt	ed to evade law e	nforcement c	ontact by fleeing	from law enforce	ement.				
		The defenda	int is facing	g a maximum of _		years i	mprisonment.					
at the tir	The Come	urt incorporat e hearing in t	es by refer his matter,	ence the material, except as noted	findings of the in the record.	e Pretrial Services	s Agency which	were review	ved by the Court			
				CON	CLUSIONS (F LAW						
	1. 2.	There is a se	erious risk or combin	that the defendan	t will flee. s will reasona	bly assure the ap	opearance of the	e defendant	t as required.			
				DIRECTIONS	REGARDIN	G DETENTION						
a correct appeal.	tions fa The de	cility separate fendant shall ates or on rec	e, to the ext be afforded sugst of an	the custody of the tent practicable, fro d a reasonable opp attorney for the G Il for the purpose o	om persons av portunity for p overnment, th	vaiting or serving rivate consultatio se person in char	sentences or be n with defense of ge of the correct	eing neid in d counsel. On tions facility	custody pending a order of a cour			
				APPEALS AN	ND THIRD PA	RTY RELEASE						
Court.	a copy o Pursuar	of the motion f nt to Rule 59(a ny of this orde	or review/r a), FED.R. er or after f	n appeal of this de reconsideration to .CRIM.P., effective the oral order is st ctions in accordan	Pretrial Service December 1 Stated on the r	ces at least one d , 2005, Defenda ecord within whic	ay prior to the ne nt shall have ter ch to file specific	earing set be n (10) days : written obi	from the date o ections with the			
Service investig	s suffici ate the	iently in adva potential third	nce of the d party cus	at if a release to a hearing before th todian.	third party is t e District Coເ	o be considered, art to allow Pretri	it is counsel's re al Services and	esponsibility opportunity	to notify Pretriato interview and			
DATE:	_6	-11-	09			Januar 20 O	na ().	yul	etom			
						Lawrence O.	AHUCISUH					

United States Magistrate Judge